

Message

From: FERRIS, JANET C [JANET.FERRIS@pes-companies.com]
Sent: 6/10/2019 9:18:49 PM
To: Keith Lemchak [Keith.Lemchak@PHILA.GOV]; Edward Wiener [Edward.Wiener@phila.gov]
CC: Shine, Brenda [Shine.Brenda@epa.gov]; BARKSDALE JR, CHARLES D [CHARLES.BARKSDALE@pes-companies.com]; GUIRGUESS, SHEREEN A [SHEREEN.GUIRGUESS@pes-companies.com]
Subject: FW: Philadelphia Energy Solutions (PES) Site Specific Plan Follow Up
Attachments: Station 18, Section 3.4 Submittal to EPA.pdf; Station 13 Details.pdf; AMS TITLE V SRTF PERMIT OP16-00027 issued 2017-06-07.pdf

Keith/Ed

We wanted to keep you in the loop. We are trying to respond to a few questions that EPA had on our call last week. We have a call tentatively set up for tomorrow (Tuesday) at 12 PM. EPA is checking on availability. We will send you an email tomorrow when the time of the call is confirmed.

Thanks

Janet Ferris
Environmental Manager
Philadelphia Energy Solutions Refining & Marketing, LLC
(856) 207-9575 (cell)
(215) 339-7146 (office)

From: GUIRGUESS, SHEREEN A
Sent: Monday, June 10, 2019 1:49 PM
To: shine.brenda@epa.gov
Cc: FERRIS, JANET C <JANET.FERRIS@pes-companies.com>; BARKSDALE JR, CHARLES D <CHARLES.BARKSDALE@pes-companies.com>; Joe Ibanez <joe.ibanez@tricordconsulting.com>
Subject: FW: Philadelphia Energy Solutions (PES) Site Specific Plan Follow Up

Hi Brenda,

Thanks for taking the time to discuss the Site Specific Plan with us. I would like to follow up on couple of items that came up during the call. Please find attached the following:

- Station 18 spreadsheet details showing corrections for NFS for each sampling period, along with section 3.4 that explains the reduction methodology. As you will see the corrections for NFS for Station 18 are very small, with most of the correction from the uniform background.
- Station 13 spreadsheet details showing the corrections taken for the offsite release. As shown, station 13 average prior to 11/20/2018 was 2.65 ug/M3 (uncorrected for background). The NFS transient adjustment was based on the amount needed to reduce the measured concentration down to the 95% upper confidence value (before correcting for background).
- Schuylkill River Tank Farm Title V. As shown in Section E of the title V (page 43), 40 CFR 63 Subpart CC is not applicable to this facility. This is the third Title V permit that has been issued to the Tank Farm with each one going through EPA review and approval and public comment before issuance.

We haven't yet received the list of sources from your team that were not included in our air model , but we would like to have another phone call with you to discuss the above items and any other concerns you may have.

Please see proposed times below. Let us know what works best for you:

Tuesday 6/11: 12:00 pm to 2:00 pm

Wednesday 6/12: 9:00 am to 11:30 am, 2:00 pm to 5:00 pm

Thursday 6/13: 8:00 am to 11:30 am

Thanks,

Shereen Guirguess
Environmental Supervisor
215-339-7053